

EXHIBIT A

Allison Cissna

July 02, 2025

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

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In re: UBER TECHNOLOGIES, INC.

PASSENGER SEXUAL ASSAULT LITIGATION

Case No. 3:23-md-03084-CRB

This Document Relates to:

JAYLYNN DEAN v. UBER TECHNOLOGIES, INC.,

et al.,

3:23-cv-06708

LCHB128 v. UBER TECHNOLOGIES, INC., et al.,

3:24-cv-7019

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DATE: July 2, 2025

TIME: 10:00 A.M. MST

TESTIMONY of ALLISON CISSNA,

taken by the Plaintiffs, pursuant to a

notice and to the Federal Rules of Civil

Procedure, held remotely via Zoom

Videoconference, before Suzanne Pastor, a

Notary Public of the State of New York.

1 Q. Are there times that you recall
2 where there were -- where it was
3 anticipated that there would be a higher
4 number of safety reports come in to you and
5 higher levels of staffing would be needed?

6 A. Generally, around, like, major
7 holidays, like Halloween and New Years Eve,
8 and holidays like that where a lot of
9 people were taking trips, we do anticipate
10 more reports coming through.

11 Q. You said generally around
12 holidays. You listed Halloween, New Years.
13 Are there other days of the year that the
14 trust and safety team that you help lead
15 anticipates receiving a higher number of
16 safety incident reports?

17 A. There could be --

18 MS. LEVY: Object to form and
19 foundation. I'm trying to give you a
20 lot of latitude, Tiffany, but we're,
21 like, so far afield from anything
22 case-specific.

23 You can answer in your personal
24 capacity if you have an answer to
25 that. But if we could get to the

1 case-specific, that would be
2 appreciated.

3 MS. ELLIS: We will. And all
4 of this is laying a foundation. I
5 confirm there was no scope
6 limitations on these depositions.

7 MS. LEVY: The depositions are
8 supposed to be case specific. We
9 haven't gotten to anything case
10 specific yet and we've been going for
11 an hour and a half.

12 MS. ELLIS: Jenny, I
13 understand. The jury is entitled to
14 an understanding of this witness'
15 background and knowledge.

16 MS. LEVY: And I didn't object
17 to any of the background and
18 knowledge. Only like general
19 questions about Uber that is
20 duplicative of what we have put
21 forward other witnesses on.

22 MS. ELLIS: Jenny, I'll object
23 to your objection. Unless you're
24 instructing the witness not to
25 answer, I will re-ask the question.